Exhibit C

v-02956-AMD-RML Document 1-50 Filed 07/03/20 Page 2 of 7 PageID #: 39

In the Matter of a Custody/Visitation Proceeding

File #:

198633

Vladmir Shvartsman,

Docket #:

V-03558-20

- against -

Petitioner.

SUMMONS

Nataliia Poznyak,

Respondent.

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK:

To: Nataliia Poznyak

59 Zemach Street

Katrin Israel

A petition under Article 6 of the Family Court Act having been filed with this Court, and annexed hereto

YOU ARE HEREBY SUMMONED to appear before this court on

Date/Time:

March 25, 2020 at 9:00 AM

Purpose:

First Appearance

Part:

45

Floor/Room:

Floor 4/Room 451

Presiding:

Lauren Norton Lerner, Referee

Location:

Queens County

151-20 Jama ca Avenue Jamaica, NY 11432

to answer the petition and to be dealt with in accordance with the Family Court Act.

On your failure to appear as herein directed, a warrant may be issued for your arrest.

Stephen I Byrnes_

Dated: February 13, 2020

Stephen G Byrnes, Chief Clerk

NOTICE: Family Court §154(c) provides that petitions brought pursuant to Article 4, 5, 6, 8 and 10 of the Family Court Act, in which an order of protection is sought or in which a violation of an order of protection is alleged, may be served outside the State of New York upon a Respondent who is not a resident or domiciliary of the State of New York. If no other grounds for obtaining personal jurisdiction over the Respondent exist aside from the application of this provision, the exercise of personal jurisdiction over the respondent is limited to the issue of the request for, or alieged violation of, the order of protection. Where the Respondent has been served with this summons and petition does not appear, the Family Court may proceed to a hearing with respect to issuance or enforcement of the order of protection.

COUNTY	COURT OF THE STATE OF NEW YOR OF QUEENS	ORK			
VLADMI	R SHVARTSMAN,	*********			
Petitioner,		File Po: 198633 Docket No. V-03558-20			
	-against-	PETITION AND VERIFICATION FOR CUSTODY/VISITATION			
NATALIL	A POZNYAK,				
**************	Respondent.	202			
TO THE FA	FEB -				
T	he undersigned Petitioner respectfully states that:				
1.	Vladmir Shvartsman, the petitioner, resides at 819 88th Street, Bresh & Meadows, New York 11365.				
2.	Nataliia Poznyak, the Respondent, resides at 59 Zemach Street, Katrin, Israel.				
3.	The Respondent is related to the petitioner in that they are the parents of His date of birth is June 19, 2011.				
4.	That there is one infant issue of the parties, June 19, 2011.				
5.	That the parties have been living sepa	rate for many years.			
6.	That the father has always been the pr	rimary caretaker of the child,			
7.	That the parties previously resided in the United States on July 22, 2019 wit	Israel. The father came with the child to h the permission of the mother.			
8.	That the petitioner and the child have	been in New York in excess of six			

months.

- 9. That the father is seeking sole custody of the child as he believes it to be in the best interests of the child.
- 10. That the father has the child, a currently enrolled in P.S. 162 John Golden where he has been attending third grade since the beginning of the school term of 2019-2020.
- 11. That he is applying for all services available for his son through the Department of Education of New York City.
- 12. That the father wants the child to have a meaningful relationship with the child's mother and encourages same.
- 13. That the child has lived primarily with the father since the parties stopped living in the same home many years ago and the father has always been the main custodial parent of the child his entire life.
- 14. That he is the parent who usually bathed the child on an ongoing basis. He is also the parent who primarily took the child to the doctor.
- 15. That upon information and belief the mother suffers from alcohol related issues and the father has therefore always been very protective of the child even when he was with the mother.
- 16. That the father intends to remain in the United States with the child where he can get the proper services for his son who is thriving in his new surroundings.
- 17. That I am seeking an Order of custody for my child and an immediate Order to prevent the mother or her agents from trying to have the child removed from the New York area and the jurisdiction of this Honorable Court.
- 18. That to the best of my knowledge no other country is seeking to compel the return of the child or to retain jurisdiction over the child and that New York should take jurisdiction of the child in this matter.
- 19. That this is the first time that I am seeking such relief and I pray that the Honorable Court grant my request and for any and all further relief that this Honorable Court deems proper.

20. That no prior application has been made before this or any other Court for the relief sought herein.

WHEREFORE, Petitioner respectfully requests this Court for an Order:

That grants the father an Order of Custody of the child;

That neither the mother nor any other person be allowed to remove the child from the State and City of New York without specific written Order of the Court;

That all parties be Ordered not to discuss the litigation with the child;

That all parties including the litigants or others on their behalf be Ordered not to speak disparagingly of the other parent in the presence of the child;

And for any such other and further relief as to this Honorable Court seems just and proper.

Dated: February 4, 2020

VLADMIR SHVARTSMAN

Petitioner

Asher B. White, Esq. Attorney for the Petitioner 26 Court Street, Suite 405 Brooklyn, New York 11242 (718) 858-4500

	VERIFICATION
STATE OF NEW YORK)
COUNTY OF KINGS	SS.:

Vladmir Shvartsman, being duly sworn or affirmed, says that he is the Petitioner(s) in the above-named proceeding and that the foregoing petition is true to his own knowledge, except as to matters stated to be alleged upon information and belief and as to those matters he believe(s) them to be true.

Vladmir-Shvartsman

Signed and sworn to before me this 400 day of February, 2020.

Notary Public

ASHER 8, WHITE
NOTARY PUBLIC, State of New York
No. 02WH5031223
Qualified in Kings County
Commission Expires August 01, 20 12

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on						
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